

Of Counsel:  
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A Limited Liability Law Company

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Attorney for Plaintiffs  
**TRUSTEES OF THE HAWAII  
CARPENTER TRUST FUNDS**

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

HAWAII CARPENTERS TRUST	)	CIVIL NO.
FUNDS, <i>Health &amp; Welfare Fund by</i>	)	
<i>its trustees Henry Iida, Russell</i>	)	COMPLAINT; SUMMONS
Young, Audrey Hidano, Glen	)	
Kaneshige, Eric Hashizume, George	)	
Ehara, Ronald Taketa, Kyle Chock,	)	
Shayne Chung, Conrad C. Verdugo,	)	
Jr., Ralph Hoohuli, and Travis	)	
Murakami,	)	
	)	
Plaintiffs,	)	
	)	
vs.	)	
	)	
ROBERT J. CORRAL,	)	
	)	
Defendant.	)	
	)	
	)	

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COMPLAINT

Plaintiffs above named, by and through their counsel, Miller Shea, and for causes of action against Defendant ROBERT J. CORRAL, allege and aver as follows:

1. Plaintiffs identified above are the trustees of the Health & Welfare Trust Fund, which is part of the Hawaii Carpenters Trust Funds (hereinafter referred to collectively as the "Trust Funds" or "Plaintiffs").
2. This action arises under the Labor-Management Relations Act, 1947, as amended, the Employee Retirement Income Security Act of 1974, and the Multiemployer Pension Plan Amendments Act of 1980, as hereinafter more fully appears. Jurisdiction is founded on questions arising thereunder and more specifically under 29 U.S.C. §§185(a), 1145, and 1132(a) and (f).
3. At all times material herein, each of the above-named Trust Funds was, and now is, an employee benefit plan organized and existing under the laws of the United States and whose principal offices are in the City and County of Honolulu, State of Hawaii. At all times herein mentioned, each of the above-named Trust Funds was, and now is, an express trust created by a written agreement subject to and pursuant to Section 302 of the Labor-Management Relations Act (29 U.S.C. §§186) and a multi-employer employee benefit plan within the meaning of the Employee Retirement Income Security Act (29 U.S.C.

§§1002).

4. The Trust Funds are informed and believe, and thereon allege, that at all relevant times herein Defendant ROBERT J. CORRAL was and is a resident of the City and County of Honolulu, State of Hawaii.

5. During all relevant times herein, Plaintiffs are responsible for the collection, accounting, management and distribution of employer contributions and employee benefits pursuant to a Collective Bargaining Agreement (“CBA”) executed by Defendant Corral’ employer.

6. During all relevant times herein, Defendant Corral was an employee eligible under the CBA as a participant for benefits from the Health and Welfare Fund of the Hawaii Carpenters Trust Funds.

7. On information and belief, Defendant Corral was married to Tassa Torres and said spouse received medical benefits from Plaintiffs as a dependent of Defendant Corral.

8. Pursuant to the rules and regulations of the Hawaii Carpenters Health & Welfare Fund, a participant’s dependent is eligible for health coverage under the plan. However, the rules and regulations provide that coverage for participant’s spouse terminates upon the dissolution of the marriage (page 49 of the Summary Plan Description).

The rules and regulations also specifically state:

“You must inform the Fund, in writing, if a dependent ceases to be eligible for benefits on or before the first day of the month following the month in which eligibility ceased. If you fail to inform the Fund of the dependent’s ineligibility, and the plan makes payments for services to the ineligible dependent, you must reimburse the plan for the amount of such payments.”

[Emphasis added.]

9. On July 27, 2016, Defendant Corral informed the Trust Funds that he had divorced his then-spouse, Tassa Torres, and provided the Trust Funds with the Decree Granting Absolute Divorce which confirmed that Defendant Corral’ final divorce was filed on July 9, 2003, over thirteen years before advising the Trust Funds of said divorce.

10. The Trust Funds subsequently investigated whether benefits had been paid to Defendant Corral’ ex-spouse after his July 9, 2003 divorce. On September 27, 2016, Defendant Corral was advised in writing that his ex-spouse, Tassa Torres, utilized the plan after his divorce but before he notified the plan of the divorce during the period of July 2003 through August 2016. The total cost of benefits paid out on behalf of Defendant Corral’ ex-spouse was \$37,032.30.

11. The Trust Funds investigated whether Defendant Corral’ ex-spouse had other medical coverage which could reimburse the Trust Funds for the benefits paid by it on behalf of Defendant Corral’ ex-spouse. The Trust Funds

were unable to locate any other medical coverage for Tassa Torres during the July 2003 through August 2016 period from which the Trust Funds might recover reimbursement for benefits paid during this period.

12. On October 17, 2016, the Trust Funds again requested Defendant Corral reimburse the Trust Funds in the amount of \$37,032.30 which was paid on behalf of his ex-spouse during the period in which she was not eligible for benefits. Defendant Corral has refused to reimburse the Trust Funds for these expenses.

13. Based on the foregoing, the Trust Funds have been damaged in the amount of \$37,032.30, plus interest, and such further amounts as may be proven at trial or hearing on proof.

14. It has been necessary for the Trust Funds to engage counsel for the purpose of collecting amounts owed to them and for reimbursement of benefits paid, the Trust Funds are entitled to reasonable attorneys' fees and costs in connection therewith pursuant to the CBA and 29 U.S.C. §1132(g).

WHEREFORE, the Trust Funds pray for judgment against Defendants as follows:

(a) That the Trust Funds recover from Defendants the principal sum of \$37,032.30 and such further amounts as may be proven at trial or hearing on proof.

(b) That the Trust Funds recover from Defendant such additional amounts as may, by proof, be shown to be due and owing at the time of trial or hearing on proof.

(c) That the Trust Funds recover from Defendant their costs of court, disbursements and reasonable attorneys' fees.

(d) That the Trust Funds have such further and additional relief as the Court deems just and proper.

DATED: Honolulu, Hawaii, February 7, 2017.

/s/ Jeffrey P. Miller

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JEFFREY P. MILLER  
Attorney for Plaintiffs  
TRUSTEES OF THE HAWAII  
CARPENTERS TRUST FUNDS